U.S. APPLICATION NO.

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.uspto.gov

09/889522	STORCK	11	TY. DOCKET NO.			
-	JIONON		4925-131PUS			
MICHAEL C STUART	•	INTERNATIONAL APPLICATION NO. PCT/EP00/00116				
COHEN PONTANI LIEBERMAN (551 FIFTH AVENUE	& PAVANE		100110			
SUITE 1210		I.A. FILING DATE	PRIORITY DATE			
NEW YORK, NY 10176		11 JAN 00	22 JAN 99			
		DATE MAILED:	C Blic oon			
NOTIFICATION OF MISS	ING REQUIREMENTS UNDE	K 55 H.S.C. 371 IN T	C AUG 2001			
DIVIEW	ESTRUCTOR (IEI) () FE	ICE MARATIS				
1. The following items have been sub-	mitted by the applicant or the IR to the II	nited States Potent and To-	emark			
U.S. Basic National Fee.	an Elected Office	an Elected Office (37 CFR 1.495):				
Copy of the international a	Indication of Small Entity Status. Plication. Translation of the international application into English.					
Oath or Declaration of inve		19 amendments into English	ighsh.			
Copy of Article 19 amends	nents. Other:	15 milendinents into Engra				
Priority Document.						
The International Prelimina Translation of Annexes to t	ry Examination Report in English and it he International Preliminary Examination	s Annexes, if any.				
2. Applicant has requested early pro	cessing under 35 U.S.C. 371(f) but has r	ot filed the following indica	ted items and/or			
the indicated items in paragraph 3 below prior to 20 or 30 months from the priori		of the international application	on must be filed			
U.S. Basic National Fee.	Copy of the internation	nal application.				
3. The following items MUST be furnis acceptance under 35 U.S.C. 371:	thed within the period set forth below in	order to complete the remi-	amauta 6			
			ements for			
later than the appropria	tion into English. A processing fee will ate 20 or 30 months from the priority date	be required if submitted				
The current translation	is defective for the reasons indicated on	ie. the attached Notice of Defe	ctive			
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appropriate 20 of 30 m	ing the translation of the application and onths from the priority date (37 CFR 1.4	102(6)				
c. Oath of declaration of the	myentors, in compliance with 37 CFR 1	497(a) and (b) propert . : d	entifying			
surcharge will be requidate.	bly by the international application numbered if submitted later than the appropriat	per and international filing de e 20 or 30 months from the	ate). A priority			
The current oath or dec indicated on the attache	laration does not comply with 37 CFR 1	.497(a) and (b) for the reaso	ns			
d. Surcharge for providing th	ne oath or declaration later than the appro	priate 20 or 30 months from	ı the			
priority date (37 CFR 1 4. Additional claim fees of \$.492(e)).					
claim fee, are required. Applicant must s	as a large entity small entity, in a small entity in a small entity.	ncluding any required multip the additional claims for wh	ple dependent			
		•				
 Applicant has not submitted the requestre PCT/DO/EO/920. 	uired sequence listing pursuant to 37 CF	R 1.821-1.825. See attache	ď			
ALL OF THE ITEMS SET FORTH IN MONTHS FROM THE DATE OF THE	3(a)-3(d), 4 AND 5 AROVE MICE D	CIIDAGGGGGG				
MONTHS FROM THE DATE OF THIS THE PRIORITY DATE FOR THE APP RESPOND WILL RESULT IN ABAND	LICATION WHICHEVED IS LATE					
The time period set above may be extended 1.136(a).	d by filing a petition and fee for extension	n of time under th∻ provision	ns of 37 CFR			
6. If box 3a or 3c is checked, a translation Annexes will be cancelled. A processing f	of the Annexes MHCT 1	to a second	•			
Annexes will be cancelled. A processing f 7. The Article 19 amendments are cancer 30 (37 CFR 1.495(d)) menths from the	elled since a gardenion gos not provide	later than the time period send 20 or 30 months from the dot by the appropriate 20 (37 of the dot).	et above or the priority date. CFR 1.494(d))			
Applicant is reminded that any communical address given in the heading and include the	tion to the United States Patent and Trade e U.S. application no. shown above. (37	emark Office must be mailed CFR 1.5)	i to the			
A copy of this n	notice MUST be returned wit	h this response				
Enclosed. X C1/D0/E0/91/	Notice of Defective Translation	······································				
PTO-875	PCT/DO/EO/920	n Anderson				
FORM PCT/DO/EO/905 (March 2001)		03-308-9116				
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MICHAEL C STUART COHEN PONTANI LIEBERMAN & PAVANE 551 FIFTH AVENUE					PCT/EP00/00116			
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WILL	RESULT IN	FAILUR	/(a) WHERE /	CLARATION IN APPROPRIATE, THE NATIONAL	WITHIN T	THE TIMES	H 37 CFR PERIOD SET	
Additio	onally, the oa	th or decla	aration does not	comply with 37 (CFR 1.63 ii	n that it:		
1. 🗆	does not ide	entify the m ress, then t	ailing address of o	each inventor. If the r city and foreign co	residence is	different from	n the inventor	
2. □	does not sta	te that the p	erson making the	oath or declaration:				
a. [has revie	wed and un by any am	derstands the contendment specifical	ents of the application	on, including oath or decla	the claims, a	s	
ъ. [acknowle material	edges the di to patentab	nty to disclose to t ility as defined in	he Office all informations of the CFR 1.56.	ation known	to the person	to be	
3. []	that of the ap	ade pursuar oplication o	14 to 37 CFR 1.55	or patent or inventor, and any foreign apps claimed, by specify.	nlication have	ina a Elima d		

John Anderson

Telephone: 703-308-9116

FORM PCT/DO/EO/917 (March 2001)